

## UNITED STATE'S DEPARTMENT OF COMMERCE Patent and Trádomark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY APPEKEE NO
07/532	.462 06/01	/90 LOKHOFF	
0,7,501	•		T (ENAMEINER
			Company
THOMAS	A. BRIODY		,
THOMAS A. BRILIPS CORP. C/O U. S. PHILIPS CORP. INTELLECTUAL PROPERTY DEPT. S80 WHITE PLAINS RD. 580 WHITE PLAINS RD.			ART UNIT 3603 PAPER NUMBER
			<b>₽</b> 05/12/
580 W	TOWN, NY 105	91	6 05/12/
ARK!	, 0		DATE MAILED.
This is a communication from the	e examiner in charge of you	rapplication.	
COMMISSIONER OF PATENTS	3 AND TRADEMARKS	1	
	,	And almost al	- ( 10.1-11
This application has been	examined	Responsive to communication filed on	Feb 18,1942   This action is made final.
	/ \	and the second of the	onth(s),O days from the date of this lette
shortened statutory period	for response to this action	cause the application to become aband	loned. 35 U.S.C. 133
ert i THE FOLLOWING	ATTACHMENT(8) ARE	PART OF THIS ACTION:	
1. Notice of Reference	ces Cited by Examiner, I	PTO-892. 2. Notice	re Patent Drawing, PTO-948.
3. Notice of Art Cited	d by Applicant, PTO-144	19. 4. U Notice	of Informal Patent Application, Form PTO-152.
5. Information on Ho	w to Effect Drawing Cha	anges, PTO-1474. 6. 🗆	
Part II SUMMARY OF A	CTION	•	•
1. Claims	2-29		are pending in the applica
Of the abov	ve, claims		are withdrawn from considerat
2. Claims			have been cancelled.
	2 -17 and 2	3-29	are alimed
3. 🖾 Claims			
4. X Claims/	<u>g-22</u>	<u> </u>	are rejected.
5. Claims			are objected to.
6. Claims			<ul> <li>are subject to restriction or election requirement</li> </ul>
This application b	has been filed with infor	met drawings under 37 C.F.R. 1.85 which	th are acceptable for examination purposes.
7. I This application in	185 DOCH THEO WITH HITOTI	mar drawings under 57 5.1.1. 1.55 mile	
8. D Formal drawings	are required in respons	e to this Office action.	•
			Linday 37 C E D 4 94 those drawings
9.  The corrected or	substitute drawings have	ve been received on	
are accepta	able. not acceptable	(see explanation or Notice re Patent Dr	awing, PTO-948).
are accepta	able. not acceptable	(see explanation or Notice re Patent Dr	
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Serial No. 532,462 Art Unit 2603

1. Claims 18-22 are rejected under 35 U.S.C. § 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claims 19, 20 and 22 are ambiguous because they are not clearly directed to the system which is the object of the parent claim. In claims 18 and 21; it is not clear what further limitations of the parent claim are herein recited.

- 3. Applicant's arguments with respect to claims 2-29 have been considered but are deemed to be moot in view of the new grounds of rejection.
- 4. Claims 2-17 and 23-29 are allowable over the prior art of record.
- 5. Claims 18-24 are would be allowable if rewritten or amended to overcome the rejection under 35 U.S.C. § 112.
- 6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dang Ton whose telephone number is (703) 308-0465.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 308-0962.

D. TON:LW 7.0 April 30, 1992

DOUGLAS W. OLMS
SUPERVISORY PATENT EXAMINER
ART UNIT 263

Douglas W. Olm